

THE ORANGEBURG NEWS

THAD. C. ANDREWS, Editor.

GEORGE BOLIVER, Financial and Business Manager.

Official Paper of the State and of Orangeburg County.

THE ORANGEBURG NEWS HAS A LARGER CIRCULATION THAN ANY OTHER PAPER IN THE COUNTY.

SATURDAY FEB. 20, 1875.

Lieut-Governor Gleaves.

It is a pleasure to drop in the Senate and watch the ability with which this gentleman presides over that body. He is well versed in parliamentary law, and is fair and just in all his rulings. In ability and a general knowledge of the rules which govern legislative bodies, he is the peer of any man that ever presided over a South Carolina Senate. His popularity is great with his party, and it is not unlikely that he will be a candidate for the office of State Treasurer next year. One so modest and unassuming would look real well in the Treasury after we have had so much weight and pomp in that office for four years.

The defeat of L. O. Northrop for the Third Circuit, may be attributed to the rule or ruin clique that revels in corruption at Columbia. If Moses cannot elect himself to office, or some of his associates in crime, he prefers to see a Democrat carry the day. How any decent man could have voted for F. J. Moses, Jr., without doing violence to his conscience, is a mystery to us. A man whose name is the synonym of every thing that is rotten and slimy with filth, is this modern Judas, and yet we find Representatives of South Carolina disgracing their constituency by voting for him for Judge. Thank God though he is upon the shelf yet!

A Trip to Greenville.

Dear News:

A few words of the up-country will not be unacceptable to your readers. On Saturday last we boarded the train at Columbia, and in a short time thereafter was being rapidly whirled towards our destination—the city at the foot of the mountains. This was our first trip to Greenville since the war, and as the train darted along, annihilating distance at about twenty miles an hour, we meditated slowly but deliberately over the changes which have been wrought within the past fifteen years; changes which plead eloquently for a more progressive, liberal and enlightened policy in our government, and fore shadowing the dawn of a better day for the working men of this country.

As the iron horse sped its way along, we could not help from observing the great changes and improvements which have been made in the road-bed and running gear of this line since it has been under the management of that veteran of railroads, Col. Dodamead. When he assumed control of it, the Greenville railroad was a miserable apology for what it should have been long before that time. But Col. Dodamead being full of pluck and energy, and having an intimate knowledge of railroad matters, has succeeded in raising it from a doubtful and non-paying existence, and placing it upon a par with our most prosperous and paying railroads. He was liberal in loaning the Company money, with which to improve their rolling stock, and to day a road that did not pay—before Col Dodamead took it in charge—make sufficient to meet its expenses, now pays handsome dividends to stock holders.

It is now really a pleasure to take a trip to Greenville, and especially is it so when it falls to one's good luck to be under the care and charge of Capt. Isaacs. This gentleman has grown gray in the service of the Company and his fine manly appearance, enhanced by his courteous and careful attentions to passengers, conspire to make the travelling public wish that he may continue conductor for twenty years more. In fact everything that is now connected with the Greenville railroad is a success. While a few years ago one would not have thought of riding over the uncertain thing without first covering him with the large life insurance policy, he now feels a perfect state of security in boarding the train for Greenville.

The prosperous condition of the up-country is made evident in many ways. For instance towns and villages are springing up in rapid succession all along the line of the Greenville road, and what were known at the close of the war as simple "turn-outs," in railroad parlance, are now growing and prosperous habitations of an industrious and thriving people. We did not pass a place that failed to present evidences of thrift and prosperity. The many new buildings we saw going up convinced us at once that there was life in the old State yet, especially in the upper portion of her chivalric domain. Most of the dwellings and stores that we caught sight of presented a regular city appearance, and conspicuously so were those at Ninety-Six. This is, apparently, a new town, but it is increasing in population and dimensions so rapidly that it would not be too extravagant to predict for it one day the name and dignity of a city. Indeed there is a bill now pending before the General Assembly to make it a county seat of a new county to be formed from portions of Abbeville, Edgefield, Laurens and Newberry, and to be called the County of Ninety-Six. The popularity of the bill has caused a considerable flutter in all the counties mentioned above, and notably so in that of Abbeville. We don't know much about the matter but have heard it whispered that it is more than probable that the bill will become a law.

We should like to note each town as we pass along, if time and space permitted, but as both of these are crying out "enough!" we shall content ourselves by saying that the up country, in the matter of real solid prosperity, is far ahead of ante bellum times.

The good people of these upper counties have found out that prosperity and Kukuluxism do not chime together worth a cent; that the open and honest music of the former does not accord very well with the roar of midnight guns, or the grim menaces of masked assassins; that the genius of our institutions smiles beneficently upon labor spent in the work of building up the country, but discountenances and condemns all exhibitions that would seek to abridge or deprive any citizen of the rights guaranteed to him by the law. We are glad to note that feeling that seems to exist between all classes up there. Occupying such relations to each other, the whole people will be benefited thereby. Already the county of Newberry has, within the last six years past, doubled its population and, as a matter of course business has increased proportionately.

On board the train we found our genial friend and successful jurist, Judge Thompson H. Cooke, on his way to his home in Greenville. His many friends in Orangeburg will be glad to hear that he has made crowds of warm friends in the up country, and has won golden opinions from veterans in the law. Judge Cooke has proven himself one of the best Judges in the State.

We also had the pleasure of making the acquaintance of Col. Hill, who is one of the editorial staff of that spicy paper the Greenville Daily News. We found him to be a genial and affable gentleman as well as a ripe scholar.

But we must hurry on. In consequence of some mishap which befell our iron horse, we did not get to Greenville until late. Once there, and out of the train, we were driven to the Mansion House, now owned and kept by Calnan. And who is it that does not know this clever and accommodating prince of hotel keepers? His Glenn Springs notoriety has made him famous. He is now hard at work in putting all the modern improvements in his house, and by spring will have a hotel second to none in the South. On the roof of the Mansion House, in company with a few friends, we enjoyed as fine a view as it has ever been our lot to gaze upon. The heavy mass of pure white clouds, which enveloped, as a covering, the outlines of the Blue Ridge Mountains, was sublimely beautiful.

Our second day in Greenville was a very pleasant one; part of which we spent in trotting around the city, noting here and there the many advantages the people of that place are blest with. If they would only use the white wash brush more freely and cover the dark patches of fencing here and there to be seen, they would indeed have a city of remarkable beauty. We predict this for Greenville. That in ten years from to day she will be the second city in the State, in wealth and population, and the very first in manufactures.

The Greenville Daily News is a great institution in Greenville, and has become one of the indispensables of that thriving city. It is edited by Maj.

Speights, a sound and racy writer, who has so far stood by the Administration of Gov. Chamberlain. The News is drawing both people and capital to Greenville, and its citizens should give it every support in their power. Maj. Speights has a large and brave heart, for it requires this twain to start a daily paper, and energy and hard work, to make it a successful one.

Permit me, Mr. Editor, to close with a promise to write again next week.

A. C. T.

Notice of Dismissal.

ESTATE OF LUCINDA E. HERLONG DECEASED.

Notice is hereby given that on the 23rd day of March 1875, I will file my final account as Administrator of said Estate, and will petition the Probate Court for a final discharge.

February 17th 1875.

E. H. GRAVES, Administrator of said Estate.

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AN ORDINANCE.

Be it ordained by the Mayor and Aldermen of the Town of Orangeburg in Council Assembled:

1. That the Police force of said Town shall be composed of two regular Marshals, and such temporary Marshals as may from time to time be appointed.
2. That the two regular Marshals shall be elected by the Mayor and Aldermen, and shall hold office during the pleasure of Council, and shall receive as compensation for their services a salary, at the rate of forty-five dollars per month.
3. That the temporary Marshals shall be appointed by the Mayor, for such time as the circumstances may require, and for such compensation as may be agreed upon by the parties.
4. That the Police force shall be under the superintendence, directions and orders of the Mayor, who shall make such rules and regulations for the government thereof, as he may from time to time deem proper and necessary, and not contrary to law.
5. That all Marshals while on duty shall wear a belt, with club scabbard attached, as the badge of his office, said belts to be furnished at the expense of the Town, by the Council, and whenever any Marshal shall resign or be discharged, the said belt shall be returned to the Clerk of the Council.

6. That no Marshal while on duty shall quit his beat, or go into any house, store, saloon or any other building or place of business whatever unless in the discharge of duty, but shall remain upon his beat in the discharge of his duty until regularly relieved.

7. That the Mayor shall have power and authority to suspend any regular Marshal until the next meeting of the Council, or to discharge any temporary Marshal, for any neglect of duty, or for any violation of the provisions of this Ordinance, or the rules and regulations made in pursuance thereof.

8. That any regular Marshal who shall neglect his duty, or shall violate any of the provisions of this Ordinance, or any of the rules and regulations made by the Mayor in pursuance thereof, shall be reported to Council, and after a fair hearing, if found guilty by a majority of the Council, shall be discharged from office, and forfeit all pay then due and owing to him, besides being fined in a sum not exceeding ten dollars and not less than five, which fine may be collected in the same manner as provided by law for the collection of other fines.

9. That this Ordinance shall go into effect immediately upon its passage.

Done in Council this Fifteenth day of February A. D. 1875.

J. W. MOSELEY, Mayor.

KIRK ROBINSON, Clerk of Council.

School Notice.

The Exercises of Mrs. NEUFFER'S Free School are continued at her Residence on Market Street.

February 10th 1875.

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Sheriff's Sales.

By virtue of Sundry Executions to me directed, I will sell to the highest bidder, at Orangeburg C. H., on the FIRST MONDAY in March next, FOR CASH, all the Right, Title and Interest of the Defendants in the following Property, viz:

All that tract of land in Orangeburg County, containing 97 acres, more or less, bounded by lands of Est O. M. Dantzler and Belleville Road. Levied on as the property of Susan Sparks Keitt at the suit of Mowry & Co.

ALSO

All that tract of land in said County containing 230 acres, more or less, bounded by lands of Est. of Jos. A. McGrew, Robert Moor, W. A. McGrew, John G. Hungerpiller, and others. Levied on as the property of Tilton S. McGrew at the suit of W. J. DeTriville.

ALSO

All that tract of land in said County containing 680 acres, more or less, (to be sold in 3 several parcels) bounded by lands of H. G. Sheridan, S. S. Haigler, Allen Dantzler and Margaret Tilley. Levied on as the property of Darius S. Dantzler at the suit of Isadora A. Rast (for the ——— of Wm. Hutto Assignee.)

ALSO

All that tract of land in said County containing 154 acres, more or less, bounded by lands of James Adams, Cephas Farrison, Joe McMichael, J. D. Smoak, T. K. Saspartas and Mrs. Johnson. Levied on as the property of John L. Humbert at the suit of the State of South Carolina.

ALSO

All that tract of land in said County containing 500 acres, more or less, bounded by lands of Lorick Felder, Dr. O. M. Ott and F. W. Wannamaker. Levied on as the property of L. P. Collier at the suit of Bull, Scovill & Pike.

ALSO

On Tuesday the 2nd of March at the residence of Joseph Brown about 50 Bushels of Corn, 500 lbs of Fodder and a lot of Cotton Seed. Seized on as the crop of Joseph Brown under warrant on crop Lien to J. S. Bamberg.

Sheriff's Office, Orangeburg C. H. S. C., Feb. 8th, 1875.

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Phoenix!

GROCERY HOUSE.

J. WALLACE CANNON,

Has arisen from the flames, and

takes pleasure in announcing to his

CUSTOMERS and the PUBLIC that

he is in his NEW and LARGE

STORE at his OLD STAND ready

to serve ONE and ALL as in days

gone by in FIRST-CLASS, FANCY

and HEAVY

Groceries

HaRDWaRE

LIQUORS, SEGARS, TOBACCO, &c.

Thanking a kind Public for their Liberal Patronage before the Fire would ask a continuance of the same with the assurance on my part of keeping UP MY STOCK to its OLD Standard and REPUTATION.

J. Wallace Cannon,

PHOENIX GROCERY HOUSE.

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EXECUTORS, ADMINISTRATORS, GUARDIANS,

TRUSTEES are notified to make their Annual Returns. Failing to do so they will be proceeded against as the law directs.

AUG. B. KNOWLTON, Judge of Probate.

NOTICE.

One month from date I shall file with the Probate Judge of this County my final account as Administratrix of Benjamin Rush and ask for my discharge as such Administratrix.

KEZIAH RUSH, Orangeburg Co., S. C. Feb. 13 1875.

The State of South Carolina

ORANGEBURG COUNTY, IN COMMON PLEAS.

Reuben Tomlinson, Plaintiff, against Thaddeus C. Andrews, Harriet M. Andrews, Frank H. Greene and Lydia Williams, Defendants.

By virtue of a Judgment of Foreclosure herein, I will sell at Public outcry, at Orangeburg Court House, on the First Monday in March, 1875, for cash, at the risk of former purchaser:

1. All that parcel or Tract of Land situate in Orangeburg County on Ball's Branch, waters of Four Holes Swamp, containing 300 acres, more or less, it being a part of a tract of 881 acres laid out by David Murphy, 30 February, 1830, and hath such shape, marks and forms, as a resurvey plat will more fully show: Bounded on the East by lands of D. W. Felder and John Gramling, on the South by lands of D. W. Felder and W. C. Collier, and on the North and West by lands of W. Oakman and W. O. Collier, being the same land conveyed to T. C. Andrews by deed dated 6th January, 1870, executed by L. R. Collier.

2. Also, All that plantation or tract of land, situate in Orangeburg County, containing 200 acres, more or less, bounded by lands of Capt. J. S. Bowman, Mrs. Sallie Bowman, Estate of Ruffin, and Homestead tract Estate of Rebecca Shuler, deceased, now owned by L. B. Shuler. Said tract or plantation sold as part of the Real Estate of Rebecca Shuler, deceased, and conveyed by T. C. Andrews, as Judge of Probate, to Mrs. H. M. Andrews, by deed dated November, 1870.

Purchaser to pay for papers and recording.

ALSO

IN COMMON PLEAS

Mrs. H. M. Andrews Assignor of Wm. M. Sain.

vs J. R. Stephens and C. Stephens.

By virtue of the judgment of the Court filed in this case, I will sell at Public outcry, at Orangeburg Court House, on the next, all that tract or in the county of Orangeburg, 617 acres more or less North by lands of Dr. B. H. Jennings and of Sarah and Mary Graves, and West by lands of Dr. B. H. Ficklin.

Terms cash. Purchasers to pay for papers and recording.

ALSO

IN COMMON PLEAS.

J. W. H. Dukes, Plaintiff, Judgment against G. V. Patrick, Defendant. Foreclosure.

By virtue of the Judgment of Foreclosure herein, I will sell at Orangeburg on the first Monday in March next:

All or so much of that plantation or tract of land situate in the county of Orangeburg, about two miles above Branchville, on the Columbia branch of the So. C. Rail Road, containing two hundred acres more or less, being all the tract as by plat made by L. M. Ott, dated June 9th, 1869, except ten acres, the said ten acres to be cut off as follows: the line known as the Bruce line, running S. W. to above the field now planted by Isom, then to run out far enough to make ten acres back to land of E. A. Faircy. The above ten acres to be on the South West corner of said survey—as will the amount now due on the bond and mortgage of the Defendant, or secured thereby.

Terms cash, or as modified and made known on day of sale. Purchaser to pay for papers and recording.

ALSO

George Boliver, as Clerk of Court C. P. of Orangeburg County, Judgment of Foreclosure

vs D. J. Quigley, as Trustee of James Brown and Elizabeth Brown his wife, and James Brown and Elizabeth Brown.

By virtue of the judgment of foreclosure herein, I will sell at public outcry, Orangeburg C. H., on the first Monday in March next:

1. All that tract of land with the buildings thereon, situate in the Town of Orangeburg in said State, bounded on the East by Samuel Clark's lot, on the South by Amelia Street, on the North by the old jail lot, and on the West by Windsor Street.

2. Also that other tract or lot of land situate in the said Town and containing acres, more or less, bounded on the North by ——— Street, on the South by the lot of the residence of the late John Marchant, on the East by D. Louis' lot and on the West by Windsor Street, and known as the old jail lot—Being ——— and ——— sold and conveyed to D. J. Quigley, as Trustee by the Sheriff of said County.

Terms—One third cash, balance in two equal semiannual instalments, with interest from day of sale, and secured by bond and Mortgage of the premises. Purchasers to pay for papers and recording.

ALSO

Augustus B. Knowlton, Judge of Probate vs Thad. C. Andrews. Judgment of Foreclosure

By virtue of the judgment of Foreclosure in this action filed October 24th 1874, I will sell at Orangeburg C. H. on the first Monday in March next:

All that lot of land with the buildings thereon, situate and being in the Town of Orangeburg at the foot of Market Street, containing one fourth of an acre, more or less, and bounded by lands of F. M. Rogers, H. Riggs and William Mitchell.

Terms Cash—Purchasers to pay for papers and recording. Sheriff's Office, Orangeburg C. H. S. C., Feb. 8th, 1875.

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